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11		NOTRICT COLIDT	
12	UNITED STATES DISTRICT COURT		
13	DISTRICT OF NEVADA		
14	COACH, INC., a Maryland Corporation; COACH SERVICES, INC., a Maryland	CASE NO. 2:10-CV-01113-PMP-RJJ	
15	Corporation,		
16	Plaintiffs,		
17	VS.	ORDER REGARDING	
18	NEW SUPERIOR, LLC, a Nevada Corporation; SMOKE SHOP, an unknown business entity; HARPAL S. PADAM, an individual; and DOES 1-10, inclusive,	PLAINTIFFS' MOTION FOR DEFAULT JUDGMENT AGAINST	
19	individual; and DOES 1-10, inclusive,	DEFENDANTS NEW SUPERIOR, LLC AND HARPAL S. PADAM	
20	Defendants.		
21	Defendants.	THE HONORABLE PHILIP M. PRO	
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27)	
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After consideration of Plaintiffs' Motion for Default Judgment, the Memorandum of Points and Authorities in support thereof, the Declaration of Jason N. Cirlin, and the pleadings, files and records of this matter, the Court issues the following Order for Default Judgment and Permanent Injunction.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Judgment be entered in favor of Plaintiffs Coach, Inc. and Coach Services, Inc. in the amount of \$2,000,000.00 in statutory damages against Defendants New Superior, LLC and Harpal S. Padam (collectively "the Defaulting Defendants"), in addition to Plaintiffs' attorney's fees and costs. The Defaulting Defendants are to be jointly and severally liable.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Defaulting Defendants, their officers, agents, servants and employees and any persons in active concert or participation with them are permanently restrained and enjoined from infringing upon the Coach Marks¹, either directly or contributorily, in any manner, including but not limited to:

- (a) Manufacturing, importing, purchasing, distributing, advertising, offering for sale, and/or selling any products which bear marks identical and/or confusingly similar to the Coach Marks;
- (b) Using the Coach Marks or any reproduction, counterfeit, copy or colorable imitation thereof in connection with the manufacture, importation, distribution, advertisement, offer for sale and/or sale of merchandise;
- (c) Passing off, inducing or enabling others to sell or pass off any products or other items that are not Coach's genuine merchandise as genuine Coach merchandise;
- (d) Leasing space to any tenant who is engaged in the manufacturing, purchasing, production, distribution, circulation, sale, offering for sale, importation,

¹ Coach Marks include the marks attached hereto as **EXHIBIT "1"**

1	exportation, advertisement, promotion, display, shipping, marketing of products which				
2	bear marks/designs identical, substantially similar, and/or confusingly similar to the				
3	Coach Marks;				
4	(e) Committing any other acts calculated to cause purchasers to believe				
5	that Defendants' products are Coach's genuine merchandise unless they are such;				
6	(f) Shipping, delivering, holding for sale, distributing, returning,				
7	transferring or otherwise moving, storing or disposing of in any manner items falsely				
8	bearing the Coach Marks, or any reproduction, counterfeit, copy or colorable imitation				
9	thereof; and				
0	(g) Assisting, aiding or attempting to assist or aid any other person or				
.1	entity in performing any of the prohibited activities referred to in Paragraphs (a) to (f)				
2	above.				
.3					
4	DATED: _October 19, 2010.	Phy m. On			
5		Honorable Philip M. Pro			
6		United States District Court Judge			
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9	D 46.11 1 24 11				
20	Respectfully submitted by:				
21					
22	LORI E. SIDERMAN, ESQ.				
23	Nevada State Bar No. 007515				
24	siderman@meyersmcconnell.com JASON N. CIRLIN				
25	Nevada State Bar No. 011786				
26	cirlin@meyersmcconnell.com MEYERS McCONNELL				
27	A Professional Corporation				
) Ω	Attorneys for Plaintiffs Coach Inc. and Coach Services Inc.				

EXHIBIT 1

Mark	U.S. Registration No(s).	Registration Date
"COACH"	751, 493	06/25/1963
	1,071,000	08/09/1977
	2,088,706	08/19/1997
	3,157,972	10/17/2006
Coach	3,413,536	04/15/2008
OF CH PRITY OF THE	3,251,315	06/12/2007
COACIHI LEATHERWARE EST. 1941	3,441,671	06/03/2008
(COACII)	2,252,847	06/15/1999
COACH	2,534,429	01/29/2002
COA CHI	1,309,779	12/18/1984
COACH	2,045,676	03/18/1997
	2,169,808	06/30/1998
COCO	2,592,963	07/09/2002
$\dot{\mathbf{c}}$	2,626,565	09/24/2002
Signature "C" Logo	2,822,318	03/16/2004
Signature e Bege	2,832,589	04/13/2004
	2,822,629	03/16/2004
	3,695,290	10/13/2009
SS	3,696,470	10/13/2009

Coach "Op Art" Mark		
	3,012,585	11/08/2005
COACE	3,338,048	11/20/2007

CERTIFICATE OF MAILING/SERVICE

71.258

I hereby certify that I am an employee of Meyers McConnell and that on September 27, 2010, service of the foregoing [PROPOSED] ORDER REGARDING PLAINTIFFS' MOTION FOR DEFAULT JUDGMENT AGAINST DEFENDANTS NEW SUPERIOR, LLC AND HARPAL S. PADAM was served by depositing a true and correct copy of the same, enclosed is a sealed envelope upon which first class postage was fully prepaid, in the *U.S. Mail* at Los Angeles, California, addressed as follows:

Harpal S. Padam	New Superior, LLC
580 E. Windmill Lane, #120	580 E. Windmill Lane, #120
Las Vegas, NV 89123	Las Vegas, NV 89123
Smoke Shop 580 E. Windmill Lane, #120 Las Vegas, NV 89123	

[X] DOCUMENT E-FILED

Employee of Meyers & McConnell